## PATENT COOPERATION TREATY

## **PCT**

## INTERNATIONAL PRELIMINARY REPORT ON P如管

(Chapter II of the Patent Cooperation Treaty)



(PCT Article 36 and Rule 70)

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Applicant's or agent's file reference SJB-PB60266/PCT	FOR FURTHER A	THER ACTION See Form PCT/IPEA/416							
International application No. PCT/EP2004/006591	International filing date 17.06.2004	(day/month/year)	Priority date (day/month/year) 19.06.2003						
International Patent Classification (IPC)	or national classification and	IPC							
A61K31/4025, A61K31/4015, C	07D207/26, C07D409/12	, C07D409/14, A61	P7/00						
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Applicant GLAXO GROUP LIMITED et al.									
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This report is the international Authority under Article 35 and	l preliminary examination red transmitted to the applicat	eport, established by nt according to Article	this International Preliminary Examining e 36.						
2. This REPORT consists of a t	otal of 7 sheets, including t	this cover sheet.							
3. This report is also accompan	led by ANNEXES, comprisi	ng:							
a. 🗆 sent to the applicant a	and to the International Bure	eau) a total of sheet	s, as follows:						
and/or sheets con	sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).								
	•	hich this Authority co	onsiders contain an amendment that goes						
sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.									
b. (sent to the Internation	b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)), containing a sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental								
Box Relating to Seque	ence Listing (see Section 80	Computer readable to 02 of the Administrati	ive Instructions).						
	-		•						
4. This report contains indicatio	ns relating to the following i	tems:							
☑ Box No. I Basis of the	e opinion								
Box No. II Priority									
5-1	ishment of opinion with rea	ard to novelty, invent	ive step and industrial applicability						
<u> </u>	ty of invention		are the area maderia, approaphity						
☐ Box No. V Reasoned	= worker in mask of affily of involkion								
Box No. VI Certain documents cited									
☐ Box No. VII Certain def	ects in the international app	olication							
☑ Box No. VIII Certain obs	ervations on the Internation	nal application							
Date of submission of the demand		Date of completion of	of this report						
09.12.2004		02.08.2005							
Name and malling at the same									
Name and mailing address of the interr preliminary examining authority:	ational	Authorized Officer	cisches Potenzen,						
European Patent Office									
D-80298 Munich Tel. +49 89 2399 - 0 Tx:		Bérillon, L							
Fax: +49 89 2399 - 4465		Telephone No. +49	89 2399-7078						

## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2004/006591

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	Box	No. I Basis of the report					
1.	With	With regard to the language, this report is based on the international application in the language in which it was filed, unless otherwise indicated under this item.					
		This report is based on translations from the original language into the following language, which is the language of a translation furnished for the purposes of:  international search (under Rules 12.3 and 23.1(b))  publication of the international application (under Rule 12.4)  international preliminary examination (under Rules 55.2 and/or 55.3)					
2.	2. With regard to the elements* of the international application, this report is based on (replacement sheets where the control of the receiving Office in response to an invitation under Article 14 are referred to in the report as "originally filed" and are not annexed to this report):						
	Des	cription, Pages					
	1-49	as originally filed					
	Clai	ms, Numbers					
	1-13	as originally filed					
		a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing					
3.		The amendments have resulted in the cancellation of:  the description, pages the claims, Nos. the drawings, sheets/figs the sequence listing (specify): any table(s) related to sequence listing (specify):					
4.		This report has been established as if (some of) the amendments annexed to this report and listed below not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the oplemental Box (Rule 70.2(c)).  I the description, pages I the claims, Nos. I the drawings, sheets/figs I the sequence listing (specify): I any table(s) related to sequence listing (specify):					
	*	If item 4 applies some or all of these sheets may be marked "superseded "					

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2004/006591

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_	Box	No. II	Priority				
1.		This report has been established as if no priority had been claimed due to the failure to furnish within the prescribed time limit the requested:					
		□ сору	of the earlier application	n who	ose priority has been claimed (Rule 66.7(a)).		
		☐ trans	lation of the earlier appl	icatio	on whose priority has been claimed (Rule 66.7(b)).		
2.		This report has been established as if no priority had been claimed due to the fact that the priority claim has been found invalid (Rule 64.1). Thus for the purposes of this report, the international filing date indicated above is considered to be the relevant date.					
3.	Add	Additional observations, if necessary:					
	see	see separate sheet					
Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability							
1.	The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non-obvious), or to be industrially applicable have not been examined in respect of:						
		□ the entire international application,					
	$\boxtimes$	d claims Nos. 12					
		because:					
		the said international application, or the said claims Nos. 12 relate to the following subject matter which does not require an international preliminary examination (specify):					
		see separate sheet					
		the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):					
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.					
		$\square$ no international search report has been established for the said claims Nos.					
		the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:					
		the writt	en form		has not been furnished		
					does not comply with the standard		
		the com	puter readable form		has not been furnished		
					does not comply with the standard		
		the table	es related to the nucleon ply with the technical re	tide a equire	and/or amino acid sequence listing, if in computer readable form only, do ements provided for in Annex C-bis of the Administrative Instructions.		
		See sep	parate sheet for further (	detai	ls		

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N) Yes: Claims 1-13

No: Claims

Inventive step (IS) Yes: Claims

No: Claims 1-13

Industrial applicability (IA) Yes: Claims 1-11,13

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

#### Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

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# Re Item II Priority

3 .

The claimed priority is valid. Hence the P-document cited in the ISR is not considered as relevant prior art.

#### Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

Claim 12 relates to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of this claim (Article 34(4)(a)(l) PCT).

#### Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1 Prior art

Reference is made to the following documents:

D1: WO 98/24784 D2: WO 01/39759 D3: WO 03/043981

- 2 Novelty (Article 33(2) PCT)
- 2.1 The present compounds differ from those disclosed in D1 in view of their amide group -CON(R3)-.
- 2.2 The present compounds differ from those disclosed in D2 and D3 in view of their group X directly bound to the nitrogen atom of the pyrrolidone ring.

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### 3 Inventive step (Article 33(3) PCT)

The closest prior art is represented by D1.

The technical problem underlying the present application is regarded as the provision of further compounds useful as factor Xa inhibitors. Said problem has been allegedly solved by the present compounds of formula (I). For the purpose of assessing inventive step during the International Preliminary Examination it is assumed that these compounds indeed are factor Xa inhibitors i.e. solve the above defined technical problem.

D1 discloses compounds having said activity and which are structurally related to the present compounds of formula (I): they differ only in respect of the definitions of substituents  $X_5$  and  $X_{5a}$  (see D1, claim 1, formula I with n is 1, m is 1,  $X_2$  and  $X_{2a}$  form oxo and A is S). Said substituents  $X_5$  and  $X_{5a}$  taken together are =NR5 whereas in the present compounds an oxo group is present in this position. It is noted however, that D2 discloses compounds having an oxo group in this position (see D2, claim 1 with  $X_5$  is  $R_5$   $R_6$  NCO-. Accordingly, the skilled person aware of D1 and D2 would have reached the present compounds by combining said documents D1 and D2 without the exercise of inventive step.

It is acknowledged that there is no examples provided in D1 where n=0 i.e. where the pyrrolidine ring is directly bound to ring Ar1 (see D1, claim 1) as in the present compounds. It is however maintained that since claim 1 encompasses compounds where n=0, there is a clear teaching for the skilled person that those compounds of D1, claim 1 where the pyrrolidine ring is directly bound to ring Ar1 do solve the posed technical problem.

Inventive step could only be acknowledged if the present compounds were shown to exhibit unexpected properties (i.e. to solve unexpectedly a problem not yet solved) when compared to the structurally closest related compounds according to D1.

### 4 Industrial applicability (Article 33(4) PCT)

For the assessment of present claim 12 on the question whether it is industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known com-

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pound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.

#### Re Item VIII

## Certain observations on the international application

The present claims do not meet the requirements of Article 6 PCT in that the matter for which protection is sought is not clearly defined. The functional term "pharmaceutically acceptable derivative thereof" does not enable the skilled person to determine which technical features are necessary to perform the stated function. It is thus unclear which specific compounds fall within the scope of said claims.